

Office Action Summary

Application No.

10/829,644

Applicant(s)

PARRY ET AL.

Examiner

BENJAMIN E. LANIER

Art Unit

2432

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 11 November 2009.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-34,37-51 and 54-57 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-34,37-51 and 54-57 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|--|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input checked="" type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Amendment

1. Applicant's amendment filed 11 November 2009 amends claim 32. Claims 35 and 36 are cancelled. Claims 54-57 have been added. Applicant's amendment has been fully considered and entered.

Response to Arguments

2. Applicant argues, "the 'delivery channel' information on the cartridge does not identify and is not based upon AUTHORIZED USERS of the resource." This argument is not persuasive because the use permit ID is based upon authorized users ([0073]).

3. Applicant's arguments with respect to claims 16 and 31 have been considered and are persuasive.

4. Applicant argues, "The Office Action is [sic] failed to articulate where Hanaoka discloses that the 'delivery channel' information stored on the cartridge of Hanaoka permits use of a predetermined portion of the resource by the device." This argument is not persuasive because the delivery channel information is utilized to authenticate the cartridge for use with the printer ([0071]).

Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

6. Claims 12, 26, 29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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7. Claims 12 and 26 require the claimed resource to be a print medium upon which the printed image is formed (i.e. paper), which renders the claims indefinite because it is unclear how the print medium could remain coupled to an authorization granting interface once removed from the printer as required by claim 1.

8. Claim 29 recites the limitation "the chamber" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

10. Claims 1-11, 13-15, 18-25, 27, 28, 30, 33, 34, 37-51, 54, 55 are rejected under 35 U.S.C. 102(e) as being anticipated by Hanaoka, U.S. Publication No. 2006/0045595. Referring to claims 1, 10, 11, 14, 18-20, 22, 23, 27, 28, 30, 33, 45-48, 51, 54, 55, Hanaoka discloses printer rental system that includes a printer (Figure 1, 100), which meets the limitation of an image-forming device. The printer utilizes cartridges delivered by the rental service (Figure 1), which meets the limitation of a first consumable resource configured to be consumed by the device in forming a printed image. Delivery channel information stored on an EEPROM of the cartridge is used to authenticate the cartridge for use with the printer ([0071]), which meets the limitation of an authorization granting interface coupled to the resource and configured based upon authorized users of the resource, the authorization granting interface is configured to remain coupled to

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unused portions of the consumable resource upon withdrawal of the unused portions of the consumable resource from the image forming device, the authorization granting interface includes a digital memory coupled to the cartridge, the authorization granting interface comprises at least electronically conductive contact, a programmable medium coupled to the cartridge and providing the authorization data, the authorization granting interface is configured to grant and deny use of the resource. The printer authenticates use of the cartridge by comparing a manually entered use permit ID ([0080]) with a previously stored use permit ID ([0073]), which meets the limitation of a user interface configured to receive authorization input from a prospective user, the device includes an authorization receiving interface having at least one electronically conductive contact, the user interface is configured to receive authorization input from a prospective user comprising a person, a cartridge containing the consumable resource, the authorization granting interface is coupled to the cartridge, coupling authorization data identifying authorized users of the resource to the resource, sensing the authorization data, coupling an optically readable code for providing the authorization data to the consumable resource, the authorization granting interface identifies a person who is authorized to use the resource. The printer authenticates use of the printer by authenticating the user and the cartridge ([0070]), which meets the limitation of a processor in communication with the user interface, wherein the processor is configured to determine if a prospective user is authorized to use the resource based upon the authorization input and interaction with the granting interface, the processor is fixedly coupled to the device/resource, limiting use of the resource by the device based upon the sensed authorization data, limiting use of the resource includes preventing any use of the resource by an individual not included in the authorization data.

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Referring to claims 2, 13, Hanaoka discloses that the user utilizes a computer containing a display which is capable of displaying notification messages (Figure 1, 10), which meets the limitation of the user interface is configured to indicate to the prospective user whether the prospective user is authorized in response to control signals generated by the processor, the user interface includes a mouse, a keyboard.

Referring to claims 3, 4, Hanaoka discloses that the printer authenticates use of the printer by authenticating the user and the cartridge ([0070]), which meets the limitation of the processor is configured to prevent use of the resource by the prospective user when the prospective user is not authorized and to permit use of the resource when the prospective user is authorized.

Referring to claims 5, 50, Hanaoka discloses that the use permit ID is stored in the printer ([0073]), which meets the limitation of a memory configured to receive and store authorization input, coupling authorization data to the resource includes recording the authorization data upon a memory coupled to the consumable resource.

Referring to claims 6-9, 24, 25, Hanaoka discloses that the cartridge can be an ink or toner cartridge ([0084]), which meets the limitation of the resource includes a printing material configured to be deposited upon a medium, the printing material comprises an ink, the printing material comprises a toner, the resource is contained within a cartridge.

Referring to claim 21, Hanaoka discloses that the use permit ID is received from a server ([0072]), which meets the limitation of the user interface is configured to receive authorization input from a prospective user comprising a device.

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Referring to claims 34, 39, 40, Hanaoka discloses printer rental system that includes a printer (Figure 1, 100), which meets the limitation of a printing mechanism configured to print images, wherein the dock is configured to receive a stack of sheets of print medium. The printer utilizes cartridges delivered by the rental service (Figure 1), which meets the limitation of a dock configured to removably receive a cartridge containing a consumable resource for use by the device to form a product having a printed image, the dock is configured to receive a cartridge containing a supply of print medium. The printer authenticates use of the cartridge by comparing a user permit ID with a previously stored use permit ID ([0073]), which meets the limitation of a sensor configured to identify authorization data associated with the cartridge, and a controller configured to limit use of the resource by the device based upon identified authorization data associated with the cartridge, wherein the controller is configured to permit use of a predetermined portion of the resource by the device based upon identified authorization data associated with the cartridge.

Referring to claim 37, Hanaoka discloses that the printer can be a laser printer with toner cartridges ([0084]), which meets the limitation of the dock is configured to receive a cartridge containing toner and wherein the print mechanism includes a photoconductive drum.

Referring to claim 38, Hanaoka discloses that the printer can be an inkjet printer with ink cartridges ([0084]), which meets the limitation of the dock is configured to receive a cartridge containing a fluid and wherein the print mechanism includes a fluid dispensing printhead.

Referring to claim 41, Hanaoka discloses that if the use permit ID is invalid, an error message is generated and printing is denied ([0073]), which meets the limitation of the controller

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is configured to prevent any use of the resource by individuals not included in the authorization data.

Referring to claims 42-43, Hanaoka discloses that the user utilizes a computer containing a display which is capable of displaying notification messages (Figure 1, 10), which meets the limitation of a notification mechanism configured to notify unauthorized individuals that they are not authorized to use the resource, the notification mechanism includes a visual display.

Referring to claim 44, Hanaoka discloses that the user can manually enter the user permit ID in the computer (Figure, 10 & [0080]), which meets the limitation of a user interface configured to receive authorization from a user requesting the use of the consumable resource.

Referring to claim 49, Hanaoka discloses that an error message is received when the user is not authenticated ([0073]), which meets the limitation of notifying unauthorized individuals that they are not authorized to use the resource.

Allowable Subject Matter

11. Claims 16, 17, 31, 32, 56, 57 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Alegria, U.S. Patent No. 6,768,877

Johnson, U.S. Publication No. 2005/0151776

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13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN E. LANIER whose telephone number is (571)272-3805. The examiner can normally be reached on M-Th 7:00am-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Benjamin E Lanier/
Primary Examiner, Art Unit 2432